



भारत का राजपत्र

The Gazette of India

न साप्ताहिक
EXTRAORDINARY

भाग II—खण्ड 1
PART II—Section 1

प्राविकार से प्रकाशित

PUBLISHED BY AUTHORITY

सं० ८६] नई इल्ली, शनिवार, विसंवार ३०, १९७२/पौष ९, १८९४
No. ८६] NEW DELHI, SATURDAY, DECEMBER 30, 1972/PAUSA 9, 1894

इस भाग में विशेष पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
Separate paging is given to this Part in order that it may be filed
as a separate compilation

MINISTRY OF LAW AND JUSTICE
(Legislative Department)

New Delhi, the 30th December, 1972/Pausa 9, 1894 (Saka)

The following Act of Parliament received the assent of the President on the 30th December, 1972, and is hereby published for general information:—

THE MULKI RULES ACT, 1972

No. 79 of 1972

[30th December, 1972]

An Act to provide for certain amendments to the Mulki Rules so as to limit their operation, for the validation of certain appointments and for the repeal, in a phased manner, of the said Rules and for matters connected therewith.

Be it enacted by Parliament in the Twenty-third Year of the Republic of India as follows:—

1. This Act may be called the Mulki Rules Act, 1972. Short title.
2. In this Act, unless the context otherwise requires,— Definitions.
 - (a) "appointed day" means the 1st day of November, 1956;
 - (b) "appointment" includes a permanent, quasi-permanent or temporary appointment, but does not include an appointment of a casual nature;
 - (c) "Capital area" means the area comprising of the cities of Hyderabad and Secunderabad within the meaning of the Hyderabad Municipal Corporations Act, 1955;
 - (d) "First Schedule post" means a post specified in the First Schedule, but does not include—
 - (i) any Second Schedule post;

(ii) any post of police officer as defined in clause (b) of section 3 of the Hyderabad City Police Act, 1948 F.;

(e) "Hyderabad Civil Service Regulations" means the regulations known as such in English and known in Urdu as the *Zabita Mulazimat Civil Sarkare Ali* (being regulations in Urdu promulgated in obedience to the Firman dated 25th Ramzan 1337 H of the then Ruler of Hyderabad and published in the *Jarida e Alamia* dated the 7th of Azur 1329 F.) as in force immediately before the appointed day;

(f) "Mulki Rules" means such of the provisions of the Hyderabad Civil Service Regulations as have continued to be in force on and from the 26th January, 1950, by virtue of clause (b) of article 35 of the Constitution;

(g) "non-gazetted post" means a post under the Government of the State of Andhra Pradesh which is not a Gazetted post;

(h) "pay" means basic pay plus special pay, if any, sanctioned to a post but does not include various allowances;

(i) "Schedule post" means a First Schedule post or a Second Schedule post;

(j) "Second Schedule post" means a post specified in the Second Schedule;

(k) "State Government" means the Government of the State of Andhra Pradesh;

(l) "Superior Service" and "Inferior Service" shall have the same meanings as in the Hyderabad Civil Service Regulations;

(m) "Telangana area" means the area comprised in the territories specified in sub-section (1) of section 3 of the States Reorganisation Act, 1956;

(n) "Telangana vacancy", in relation to a Second Schedule post, means the second vacancy in every unit of three vacancies in posts of the same class, being vacancies which are to be filled by direct recruitment.

Limitation,
during a
specified
period, of
application of
Mulki
Rules to
appoint-
ments to
certain
posts and
validation
of other
appoint-
ments.

3. (1) During, and in relation to, the period commencing on the appointed day and ending immediately before the commencement of this Act, the Mulki Rules shall be deemed to have applied only to the appointments specified in sub-section (2) as if the said Rules had been amended for the duration of that period so as to limit their application to those appointments.

(2) The appointments referred to in sub-section (1) are the following, namely:—

(a) appointment to any non-gazetted post (whether included in the cadre of a Service or not and whether service therein is Superior Service or Inferior Service) within the Telangana area, not being appointment to any post in any of the Secretariat Departments or the offices of the Heads of Departments of the State Government situated in the Capital area;

(b) appointment to the post of Tehsildar, by whatever name designated, within the Telangana area under the State Government;

(c) appointment to any post (whether included in the cadre of a Service or not) under a local authority (other than a cantonment board) in the Telangana area, which carries a scale of pay the mini-

37 of 1956.

Hyder-
bad Act
IX of
1948 F.